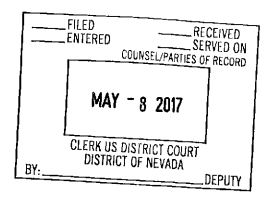
Brian Kabala 4920 Holly Grove Drive Las Vegas, Nevada 89130



## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

LHF PRODUCTIONS, INC,

Plaintiff,

VS.

AGUSTIN BERTOLIN, an individual; MARIA
GONZALEZ, an individual; BRIAN KABALA, an
individual; JOHN KOEHLY, an individual;
DANIEL O'CONNELL, an individual; DONALD
PLAIN, an individual; DAVID POOR, an individual;)
ANTE SODA, an individual; MATTHEW
STEWART, an individual; AARON TAKAHASHI,
an individual; and JOHN AND JANE DOES, 1-10

Defendants

CASE NO.: 2:16-CV-02028-JAD-NJK

MOTION FOR ENTRY OF DEFAULT

STEVART, an individual; MARIA

DEFENDANCE

## MOTION FOR ENTRY OF DEFAULT AGAINST PLAINTIFF LHF PRODUCTIONS, INC.

Defendant / Counterplaintiff Brian Kabala, requests the Clerk to enter the default of Plaintiff / Counterdefendant LHF Productions, Inc. This request is made pursuant to Fed.R.Civ.P. 55(a).

In support of this request, the Defendant states:

- 1. Plaintiff filed this action on August 26, 2016. (Dkt.1)
- 2. Defendant served Answer w/ Counterclaims on the Plaintiff on March 13, 2017. (Dkt. 22)
- 3. Plaintiff filed a Motion to Dismiss #2 on March 27, 2017. (Dkt. 28)
- 4. Defendant responded to #3 on April 10, 2017. (Dkt. 31)
- 5. The Plaintiff never replied to #4, deadline was set at April 17, 2017.
- Plaintiff has failed to Answer Defendant's Counterclaims within the time allotted under Rule 12(a)(1)(B) of the Federal Rules of Civil Procedure.

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1	WHEREFORE, Defendant seeks the entry of Default in this matter.
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4	Dated this 8th of May, 2017.
5	Respectfully submitted,
6	Brian Velala
7	Brian Kabala 4920 Holly Grove Drive
8	Las Vegas, Nevada 89130 Defendant Pro Se
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## Case 2:16-cv-02028-JAD-NJK Document 47 Filed 05/08/17 Page 3 of 3

I hereby certify that on the 8th day of May, 2017, a copy of the MOTION FOR ENTRY OF DEFAULT AGAINST PLAINTIFF LHF PRODUCTIONS, INC. was served on the Plaintiff's attorney, whose name and address are:

Charles C. Rainey, ESQ. Rainey Legal Group PLLC 9340 W Martin Ave Las Vegas, Nevada 89148

Brian Kabala